	Case 1:04-cr-00038	Document 96	Filed 08/04/2005	Page 1 of 2
1				Clork District Court
$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$				AUG - 4 2005
3				or The Northern Mariana Islands
			Đ	(Deputy Clerk)
5				
6 7	IN THE UNITED STATES DISTRICT COURT			
8	FOR THE NORTHERN MARIANA ISLANDS			
9				
10	UNITED STATES OF AM))	
11	I	Plaintiff,) Case No. CR-(04-00038
12	V.			ENDING CONDITION
13	CHARLEY K. PATRIS,) OF RELEAS	E
14	I	Defendant.	_)	
15				
16	At a pretrial conference on August 2, 2005, defendant Charley K. Patris orally moved to amend			
17	his curfew hours. The Court granted the motion. After some confusion as to the hours of the curfew			
18	and whether defendant was still subject to home electronic monitoring, the probation office requested			
19	_		elease. The Court agre	eed and issued the following
20	amended condition of release.			
21	It is ORDERED that defendant is still subject to home electronic monitoring under section			
22	(7)(t) of the Court's Order Setting Conditions of Release filed on January 21, 2005.			
23	///			
24	///			
25	///			
26	/// ///			
27	///			
28	///			

It further **ORDERED** that section (7)(t)(i) of the Order Setting Conditions of Release filed on January 21, 2005 is amended to reflect that curfew is now from 8:00 p.m. to 6:00 a.m., Monday through Friday, for the duration of the jury trial in this case for the purpose of attorney-client consultation. Defendant shall have thirty minutes travel time to return to his residence. As necessary, defendant's counsel shall contact the probation officer for any time extension beyond 8:00 p.m. At the end of each consultation, defense counsel shall again contact the probation officer and provide the time when the consultation ends.

SO ORDERED this 4th day of August, 2005

A. Wallace Tashima

Designated Judge, United States District Court